"When in the opinion of the Chief Engineer of the Fire Department of the District of Columbia, it is necessary to post firemen at, on, and about the licensed premises for the protection of the public safety, in addition to the license fee provided for above, such owners or managers shall pay a further monthly permit fee, to be determined monthly by the said Chief Engineer, based upon a reasonable estimate of the number of hours to be spent by firemen at, on, and about the licensed premises, such fee to be payable in advance on the first day of the month for which the permit is sought. The firemen so assigned in effect on the first day of the month for which the permit is sought."

Sec. 2. That paragraph 20 (c) of section 7 of said Act be amended by striking out the period at the end of the paragraph, inserting a colon, and adding the following words: "Provided further, That when, in the opinion of the Major and Superintendent of Police and the Chief Engineer of the Fire Department of the District of Columbia, or either of them, it is necessary to post policemen or firemen, or both, at, on, and about the licensed premises for the protection of the public safety, in addition to the license fee provided for above, such owners or managers shall pay a further monthly permit fee, to be determined monthly by the said Major and Superintendent and Chief Engineer, or either of them, based upon a reasonable estimate of the number of hours to be spent by policemen and firemen at, on, and about the licensed premises, this fee to be payable in advance on the first day of the month for which the permit is sought. Policemen and firemen so assigned shall be charged for by the hour at the basic daily wage rate of policemen and firemen so assigned in effect the first day of the month for which the permit is sought."

Sec. 3. That paragraph 23 (a) of section 7 of said Act be amended

by adding thereto a new paragraph to read as follows:

"When, in the opinion of the Major and Superintendent of Police and Chief Engineer of the Fire Department of the District of Columbia, or either of them, it is necessary to post policemen or firemen, or both, at, on, and about the licensed premises for the protection of the public safety, in addition to the license fee provided for above, such owners or managers shall pay a further monthly permit fee, to be determined monthly by the said Major and Superintendent and Chief Engineer, or either of them, based upon a reasonable estimate of the number of hours to be spent by policemen and firemen, or either of them, at, on, and about the licensed premises, such fee to be payable in advance on the first day of the month for which the permit is sought. Policemen and firemen so assigned in effect on the first day of the month for which the permit is sought."

Approved June 29, 1948.

[CHAPTER 736]

AN ACT

To amend subsection 602 (f) of the National Service Life Insurance Act of 1940, as amended, to authorize renewal of level premium term insurance for a second five-year period, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (f) of section 602 of the National Service Life Insurance Act of 1940, as amended, is hereby amended to read as follows:

"(f) Such insurance may be issued on the following plans: Fiveyear level premium term, ordinary life, twenty-payment life, thirtypayment life, twenty-year endowment, endowment at age sixty, and Fire details at theaters.

Monthly permit fee.

47 Stat. 553. D. C. Code § 47-2320 (c). Police and fire de-

Police and fire de tails at dances, etc.

Monthly permit fee.

47 Stat. 554. D. C. Code § 47-2323 (a).

Police and fire details at athletic contests.

Monthly permit fee.

June 29, 1948 [H. R. 6507] [Public Law 838]

National Service Life Insurance Act of 1940, amendment. 54 Stat. 1009. 38 U. S. C., Supp. I, § 802 (f). Plans for issuance.

Conversion of level premium term insur-

Termination.

Renewal as level premium term insur-

Total disability.

Other provisions.

endowment at age sixty-five. Level premium term insurance may be converted as of the date when any premium becomes or has become due, or exchanged as of the date of the original policy, upon payment of the difference in reserve, at any time while such insurance is in force and within the term period to any of the foregoing permanent plans of insurance, except that conversion to an endowment plan may not be made while the insured is totally disabled. premium term policies, except as provided below, shall cease and terminate at the expiration of the term period: Provided, That at the expiration of the term period any national service life insurance policy which was issued on a five-year level premium term plan before January 1, 1948, and which has not been exchanged or converted to a permanent plan of insurance, may be renewed as level premium term insurance for an additional period of five years at the premium rate for the then attained age without medical examination, provided, the required premiums are tendered prior to the expiration of the first term period: Provided further, That in any case in which the insured is shown by evidence satisfactory to the Administrator to be totally disabled at the expiration of the level premium term period of his insurance under conditions which would entitle him to continued insurance protection but for such expiration, such insurance, if subject to renewal under this provision, shall be automatically renewed for an additional period of five years at the premium rate for the then attained age, unless the insured has elected insurance on some other available plan. Provisions for cash, loan, paid-up, and extended values, dividends from gains and savings refund of unearned premiums, and such other provisions as may be found to be reasonable and practicable may be provided for in the policy of insurance from time to time by regulations promulgated by the Administrator."

Approved June 29, 1948.

[CHAPTER 737]

AN ACT

June 29, 1948 [H. R. 6527] [Public Law 839]

To provide assistance to certain local school agencies overburdened with warincurred, or postwar national-defense-incurred, enrollments.

Contributions for operation, etc., of school facilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Federal Works Administrator is authorized to make, in the same manner as heretofore authorized, during the fiscal year ending June 30, 1949, contributions for the operation and maintenance of school facilities to local school agencies requiring assistance that (a) are still overburdened with school enrollments caused by war activities and the transition from war to peacetime conditions and have received during the fiscal year ending June 30, 1948, Federal contributions administered by the Federal Works Administrator for the operation and maintenance of their school facilities, or (b) have become overburdened with defense-incurred school enrollments as the result of the reactivation or expansion of any defense establishment or the operation of any new defense establishment.

SEC. 2. In order to carry out this Act, including administrative expenses therefor, there is hereby authorized to be appropriated for the fiscal year ending June 30, 1949, not to exceed the sum of \$6,000,000.

Approved June 29, 1948.

Appropriation authorized. Ante, p. 1034.